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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.	
08/243,342 05/16/94	BUCALA	R	7815008	
	18N2/0307		EXAMINER	
PENNIE & EDMONDS	E WINE / WWW /	MARSO	MARSCHEL, A	
1155 AVENUE OF THE AMER	CICAS			
NEW YORK NY 10036-2711		ART UNIT		
		1809	18	
		DATE MAILED:	03/07/ <del>9</del> 7	
EXAMI	NER INTERVIEW SUMMARY RI	ECORD		
All participants (applicant, applicant's representative, PTO	personnell:			
_	•			
(1) BRIAN STANTON		e Benn		
(1) BRIAN STANTON (2) LAURA CARUZEI	• •		<del>.</del>	
(2) LAURA (ARUZE)	(4)			
Date of interview				
'				
Type: ☐ Telephonic ☐ Personal (copy is given to ☐	applicant    applicant's representative	).		
Exhibit shown or demonstration conducted: 🗆 Yes 🔲	le. If ves, brief description:			
	,,			
Agreement    was reached with respect to some or all of	the claims in question. / was not read	ched.		
1.				
Claims discussed: ALC N GRAPKI	96			
Identification of prior art discussed:				
Description of the general nature of what was agreed to if a	in agreement was reached, or any other	commente:		
	•			
Fromps of invention is to PARS	TRICTION ROO. S' STA	CATGG! DI	20 12/000	
	,	•		
Groups of inventions to BE PAR	ED ARRIAG CONTINUATION	and DIVISIO	mm Application.	
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		-		
A fuller description, if necessary, and a copy of the amend	ments, if available, which the examiner a	agreed would render the	e claims allowable must be	
attached. Also, where no copy of the amendments which w			of must be attached.)	
☐ 1. It is not necessary for applicant to provide a separa	te record of the substance of the intervie	ew.		
Unless the paragraph below has been checked to indicate to WAIVED AND MUST INCLUDE THE SUBSTANCE OF TH action has already been filed, then applicant is given one m	E INTERVIEW (e.g., items 1-7 on the re-	verse side of this form)	. If a response to the last Office	
☐ 2. Since the examiner's interview summary above (in	·			
requirements that may be present in the last Office	action, and since the claims are now all	lowable, this completed	form is considered to fulfill the	
response requirements of the last Office action. A	pplicant is not relieved from providing a	separate record of the	substance of the interview unles	
box 1 above is also checked.		1 01		
	/ Pax	~/( \$10	n -	
PTOL-413 (REV. 2 -93)	Examiner's	Signature		

PTOL-413 (REV. 2 -93)